UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/568,535	02/17/2006	Mauro Gelli	6676PCT	4369
	7590 08/05/200 REINER, L.L.C.	9	EXAMINER	
P.O. BOX 3201	.60	ALVAREZ, MARITZA N		
ALEXANDRIA	A, VA 22320-0160		ART UNIT	PAPER NUMBER
			1794	
			MAIL DATE	DELIVERY MODE
			08/05/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary Topic Action Summary Dipos California		Application No.	Applicant(s)					
MARITZA ALVAREZ ### ATTION OF THE MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. ###################################		10/568,535	GELLI ET AL.					
Preirod for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions from myny be available used the provision of 30 °CR1-1380, in no event, however, may a reply be limbely lited after 50 °C (30 °C (3	Oπice Action Summary	Examiner	Art Unit					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Established time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a righty be timely filled - If No period for reply is specified above, the meaning washing profied with apply and will employ at \$1,000 Homes the meaning date of this communication. - Failur to reply with the store therefore precipitation to become ARANCONTD (35 U.S.C. § 133). Any reply received by the Stiff of the state three moments where the mailing date of this communication, even if timely filled, may reduce any variety in the mailing date of this communication, even if timely filled, may reduce any variety terms of the state three moments and the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication, even if timely filled, may reduce any variety for the mailing date of this communication. 10 Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 10 In a solid in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 10 In a solid in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 11 In a solid in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 12 In a solid in accordance with the practice under Exp and E		MARITZA ALVAREZ	4132					
WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Eleterosina of time may be available under the provisions of 37 CFR 1.704(b). Eleterosina of time may be available under the provisions of 37 CFR 1.704(b). If SO period from regive specification the maining date of this communication. If SO period from regive specification that the maining date of this communication. If SO period from regive specification that the maining date of this communication. If SO period from regive specification is provided to the communication to the control of the communication to the control of the communication. If SO period from the communication is provided to the communication of the communication. If SO period from the communication is provided to the communication of		ears on the cover sheet with the c	orrespondence address					
1) Responsive to communication(s) filed on 17 February 2006 (Prelim_Amend_). 2a) ☐ This action is FINAL. 2b) ☐ This action is non-final. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ☐ Claim(s) 39-60 is/are pending in the application. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 39-60 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are subject to restriction and/or election requirement. Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 17 February 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * ○ ☐ None of: 1. ☐ Certified copies of the priority documents have been received in Application No, 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received.	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any							
2a) This action is FINAL. 2b) This action is non-final. 3 Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 39-60 is/are pending in the application. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 39-60 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No	Status							
2a) This action is FINAL. 2b) This action is non-final. 3 Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 39-60 is/are pending in the application. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 39-60 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No	1) Responsive to communication(s) filed on 17 Fe	ebruary 2006 (Prelim, Amend.)						
3	·							
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4)		, 						
All b S.C. § 119 All b S.C. S 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Aktachment(s) **See the attached detailed Office action for a list of the certified copies not received. Aktachment(s) 1) Notice of References Cited (PTO-892) At Claim(s) 39-60 is/are repetiding in the application. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 4b) Claim(s)	,—							
4) Claim(s) 39-60 is/are pending in the application. 4a) Of the above claim(s) 61-81 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 39-60 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
4a) Of the above clalm(s) 61-81 is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) ☒ Claim(s) 39-60 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement. Application Papers 9) □ The specification is objected to by the Examiner. 10) ☒ The drawing(s) filed on 17 February 2006 is/are: a) ☒ accepted or b) □ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) □ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	<u> </u>							
5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 39-60 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☒ The drawing(s) filed on 17 February 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
6) Claim(s) 39-60 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.		<u> </u>						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	·	· · · · · · · · · · · · · · · · · · ·						
Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☒ The drawing(s) filed on 17 February 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☒ The drawing(s) filed on 17 February 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
9) ☐ The specification is objected to by the Examiner. 10) ☒ The drawing(s) filed on 17 February 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	8) Claim(s) are subject to restriction and/or	election requirement.						
10) The drawing(s) filed on 17 February 2006 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b ob one * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	Application Papers							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.	9)☐ The specification is objected to by the Examine	r.						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892)	10)⊠ The drawing(s) filed on <u>17 February 2006</u> is/are	e: a)⊠ accepted or b)⊡ objecte	d to by the Examiner.					
11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☒ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) ☒ Notice of References Cited (PTO-892)	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Priority under 35 U.S.C. § 119 12) △ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) △ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) ☒ Notice of References Cited (PTO-892)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1.								
a) All b) Some * c) None of: 1.	Priority under 35 U.S.C. § 119							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)	 a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). 							
	_ ``							
2) I I NOLICE OF DIGITS PALETIL DIAWING REVIEW IF TO 548)								
3) Information Disclosure Statement(s) (PTO/SB/08) 5) Description Notice of Informal Patent Application								
Paper No(s)/Mail Date <u>20060217</u> . 6) Other:								

Art Unit: 4132

DETAILED ACTION

Election/Restrictions

- 1. Restriction is required under 35 U.S.C. 121 and 372.
 - a. This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.
 - b. In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.
- 2. Group I, claim(s) 39-60, drawn to a sheet of paper material.
- 3. Group II, claim(s) 61-80, drawn to a method to produce a web.
- 4. The inventions listed as Groups I and II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group I and group II share the common and/or corresponding technical features of a sheet of paper material as claimed in claim 39 because the method of claim 61 that makes the material of claim 39.
- 5. However, in order to be considered a common special technical feature, the subject matter of claim 39 must be novel and non-obvious. The above described technical features are not novel and non-obvious. Hauke, WO03/043812 A, discloses a paper towel material comprising at least a first ply and a second ply. At least one of the ply is provided with and embossing and at least one layer is provided with printing (see

Art Unit: 4132

page 1, paragraph 0001) (citations are to US Pub. 2004/0028935 A1, a translation of WO 03/043812). Additionally, the layers can be cemented to each other by means of glue (see page 1, paragraph 009). By a suitable combination of the print image and the pattern of the embossing or the orientation of the print image and the embossed pattern to one another, an optical impression can ultimately by engendered which is similar to the appearance of a fabric (see page 1, paragraph 0005). Hauke fulfills the limitations of claim 1, although a decorative pattern that has shading is not explicitly mention, Hauke discloses that the print on the paper towel can have the most varied patterns and combination of patterns (see page 1, paragraph 007). Additionally, obviousness is support by section 2144.04 of the MPEP which cites In re Seid , 161 F.2d 229, 73 USPQ 431 (CCPA 1947) where the court found that matters relating to ornamentation only which have no mechanical function cannot be relied upon to patentably distinguish the claimed invention from the prior art.

6. During a telephone conversation with Ms. Mary Breiner on 7/28/2009 a provisional election was made with traverse to prosecute the invention of a sheet of paper material, claims 39-60. Affirmation of this election must be made by applicant in replying to this Office action. Claims 61-80 are withdrawn from further consideration by the examiner, 37 CFR 1.142 (b), as being drawn to a non-elected inventions.

Claim Rejections - 35 USC § 102

7. A person shall be entitled to a patent unless –

Art Unit: 4132

8. (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 9. Claims 39 -43, 47-51, and 56-59 are rejected under 35 U.S.C. 102(b) as anticipated by Hauke (WO03/043812 A1) (US Pub. 2004/0028935 A1 is the translation of WO 03/043812).
- 10. Regarding claim 39, Hauke discloses a paper towel material comprising at least a first ply and a second ply. At least one of the ply is provided with and embossing and at least one layer is provided with printing (see page 1, paragraph 0001). Additionally, the layers can be cemented to each other by means of glue (see page 1, paragraph 009). By a suitable combination of the print image and the pattern of the embossing or the orientation of the print image and the embossed pattern to one another, an optical impression can ultimately by engendered (see page 1, paragraph 0005). Hauke fulfills the limitations of claim 1, although a decorative pattern that has shading is not explicitly mention, Hauke discloses that the print on the paper towel can have the most varied patterns and combination of patterns (see page 1, paragraph 007).
- 11. Regarding claim 40, Hauke shows in fig 3 and 4 that the alignment is inclined with respect to a longitudinal edge of the claimed material.
- 12. Regarding claims 41 and 43, Hauke shows in fig 7 an outer layer which is embossed in a straight line shape (see page 3, paragraph 0042). Additionally, Hauke discloses that the embossing pattern may have different variations not only in the geometrical or figured patterns but also in their orientation (see page 2, paragraph 0023)

Application/Control Number: 10/568,535

Art Unit: 4132

Page 5

- 13. Regarding claim 42, Hauke shows in fig 5 an outer layer which is embossed in a strip shape (see page 3, paragraph 0041).
- 14. Regarding claims 47, 49, 50, and 51, Hauke shows in its Fig 1 a three ply paper towel, which consists of a middle layer 2 and a first outer layer 3 and a second outer layer 4. The layers 2, 3 and 4 are joined using a colored binder (see page 2, paragraph 0030). Fig 1 shows a second embossed layer, layer 4, which is essentially continuous lines, and is constituted by alignments parallel with one another, and inclined with respect to said longitudinal edge, of essentially geometrical protuberances, and substantially the alignments have the same pitch of the lines of the first embossing.
- 15. Regarding claim 48, Hauke discloses that it is possible to carry out embossing on the bottom outer layer 4, both in terms of the patterns and also of the orientation differently than the embossing on the outer layer 3 (see page 3, paragraph 0039).
- 16. Regarding claim 56, Hauke discloses the layers 2, 3 and 4 are joined using a colored binder (see page 2, paragraph 0030).
- 17. Regarding claim 57, Hauke discloses the embodiment in fig 3 shows the colors and the transparency of the print 5 and the binder 9 can be matched to one another such that for example the areas 10 and 13 in fig 3 and 4 (see page 2, paragraph 0035).
- 18. Regarding claim 58, Hauke teaches that in its fig.4 the print 5 and glue 9 have different colors (see page 2, paragraph 0033).
- 19. Regarding claim 59, Hauke teaches in its fig 4 that the print 5 and glue 9 have different colors and explains that due to the superposition of the inner layer 2 and the outer layer 3 there are different areas, such as area 11 where the middle layer 2 is

Art Unit: 4132

printed and the print 5 is being superimposed by the colored binder 9 of an elevated area 7 (see page 2, paragraph 0034). The area 11 can stand out more or less dramatically since the colors of the print 5 and the binder 9 can be different (see page 2, paragraph 0036). Hauke does not explicitly point out if the colors are primary or not; however, the effect should be the same as being primary or not.

20. Regarding claim 60, Hauke disclosed that in a triple layer embodiment is preferably the two outer layer are provide with embossing to achieve the optical elect on both sides of the paper towel (page 1, paragraph 0013); however, Hauke does not limit is invention to this embossing composition and expand its teaching when said that the image furthermore dependent on whether the print is applied to an embossed or unembossed layer (see page 1, paragraph 0015).

Claim Rejections - 35 USC § 103

- 21. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- 22. A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 23. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - c. Determining the scope and contents of the prior art.
 - d. Ascertaining the differences between the prior art and the claims at issue.
 - e. Resolving the level of ordinary skill in the pertinent art.
 - f. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Application/Control Number: 10/568,535

Art Unit: 4132

24. Claims 39 -43, 47-51, and 56-59 are rejected under 35 U.S.C. 103(a) as been obvious over Hauke (WO03/043812 A1) (US Pub. 2004/0028935 A1 is the translation of WO 03/043812). In case the claims are not considered anticipated by Hauke.

Page 7

- 25. Regarding claim 39, Hauke discloses a paper towel material comprising at least a first ply and a second ply. At least one of the ply is provided with and embossing and at least one layer is provided with printing (see page 1, paragraph 0001). Additionally, the layers can be cemented to each other by means of glue (see page 1, paragraph 009). By a suitable combination of the print image and the pattern of the embossing or the orientation of the print image and the embossed pattern to one another, an optical impression can ultimately by engendered (see page 1, paragraph 0005). Hauke fulfills the limitations of claim 1, although a decorative pattern that has shading is not explicitly mention, Hauke discloses that the print on the paper towel can have the most varied patterns and combination of patterns (see page 1, paragraph 007).
- 26. Regarding claim 40, Hauke shows in fig 3 and 4 that the alignment is inclined with respect to a longitudinal edge of the claimed material.
- 27. Regarding claims 41 and 43, Hauke shows in fig 7 an outer layer which is embossed in a straight line shape (see page 3, paragraph 0042). Additionally, Hauke discloses that the embossing pattern may have different variations not only in the geometrical or figured patterns but also in their orientation (see page 2, paragraph 0023)
- 28. Regarding claim 42, Hauke shows in fig 5 an outer layer which is embossed in a strip shape (see page 3, paragraph 0041).

Art Unit: 4132

- 29. Regarding claims 47, 49, 50, and 51, Hauke shows in its Fig 1 a three ply paper towel, which consists of a middle layer 2 and a first outer layer 3 and a second outer layer 4. The layers 2, 3 and 4 are joined using a colored binder (see page 2, paragraph 0030). Fig 1 shows a second embossed layer, layer 4, which is essentially continuous lines, and is constituted by alignments parallel with one another, and inclined with respect to said longitudinal edge, of essentially geometrical protuberances, and substantially the alignments have the same pitch of the lines of the first embossing.
- 30. Regarding claim 48, Hauke discloses that it is possible to carry out embossing on the bottom outer layer 4, both in terms of the patterns and also of the orientation differently than the embossing on the outer layer 3 (see page 3, paragraph 0039).
- 31. Regarding claim 56, Hauke discloses the layers 2, 3 and 4 are joined using a colored binder (see page 2, paragraph 0030).
- 32. Regarding claim 57, Hauke discloses the embodiment in fig 3 shows the colors and the transparency of the print 5 and the binder 9 can be matched to one another such that for example the areas 10 and 13 in fig 3 and 4 (see page 2, paragraph 0035).
- 33. Regarding claim 58, Hauke teaches that in its fig.4 the print 5 and glue 9 have different colors (see page 2, paragraph 0033).
- 34. Regarding claim 59, Hauke teaches in its fig 4 that the print 5 and glue 9 have different colors and explains that due to the superposition of the inner layer 2 and the outer layer 3 there are different areas, such as area 11 where the middle layer 2 is printed and the print 5 is being superimposed by the colored binder 9 of an elevated area 7 (see page 2, paragraph 0034). The area 11 can stand out more or less

Art Unit: 4132

dramatically since the colors of the print 5 and the binder 9 can be different (see page 2, paragraph 0036). Hauke does not explicitly point out if the colors are primary or not; however, the effect should be the same as being primary or not.

- 35. Regarding claim 60, Hauke disclosed that in a triple layer embodiment is preferably the two outer layer are provide with embossing to achieve the optical elect on both sides of the paper towel (page 1, paragraph 0013); however, Hauke does not limit is invention to this embossing composition and expand its teaching when said that the image furthermore dependent on whether the print is applied to an embossed or unembossed layer (see page 1, paragraph 0015).
- 36. Regarding all of the above claims, Hauke does not disclose explicitly that the printing has shading simulating a relief three-dimensional design. It would have been obvious to one of ordinary skill in the art at the time of the invention to use Hauke's teaching and disclosures since the tissue produce by Hauke has the characteristics claimed by the instant claims. The embossing in combination with the printing is producing a paper tissue that is aesthetic and has the textile appearance. One of ordinary skill in the art at the time of the invention would have been motivated by reasonable expectation of successfully obtain more attractive and decorative tissue that enhance its textile appearance.
- 37. This obviousness statement is support by MPEP section 2144.04 refers to aesthetic design changes and cites In re Seid , 161 F.2d 229, 73 USPQ 431 (CCPA 1947) where the court found that matters relating to ornamentation only which have no

Page 10

Art Unit: 4132

mechanical function cannot be relied upon to patentably distinguish the claimed invention from the prior art.

- 38. Claims 44-46 are rejected under 35 U.S.C. 103 (a) as being obvious over Hauke (WO03043812 A1) in view of Batra (US Pat. 6,520,330 B1).
- 39. Regarding claims 44, 45, and 46, Hauke discloses a paper towel material comprising at least a first ply and a second ply. At least one of the ply is provided with and embossing and at least one layer is provided with printing (see page 1, paragraph 0001). Additionally, the layers can be cemented to each other by means of glue (see page 1, paragraph 009). By a suitable combination of the print image and the pattern of the embossing or the orientation of the print image and the embossed pattern to one another, an optical impression can ultimately by engendered (see page 1, paragraph 0005). Hauke does not disclose a decorative pattern that simulates an embossing.
- 40. Batra discloses a consumer products disposed in and dispensed from a package and both, package and product, have matched indicia (see column 1, lines 5-10). The indicia may 15 may be applied by printing (see column 4, lines 53-55). In reference to fig 2B, indicia 26 simulates a relief. Indicia 26 is different from indicia 22 in fig. 1 just because is shade using parallel lines. In fig 4B 4D the relief effect is obtained drawing one heavy line and one light line (see column 7, lines 46-50). Batra provides a design of a package and product. The printing on those articles produces a relief -like sensation such sensation is achieved using shading in its indicia 26. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine Hauke's teaching and disclosures with Batra disclosure to obtain a tissue that would enhance the

Application/Control Number: 10/568,535

Art Unit: 4132

three dimension effect of the embossing. One of ordinary skill in the art at the time of the invention would have been motivated by reasonable expectation of successfully obtain more attractive and decorative tissue that enhance the sensation of deepness.

Page 11

- 41. Claims 52-55 are rejected under 35 U.S.C. 103 (a) as being obvious over Hauke (WO03043812 A1) in view of Laurent et al. (US Pat. 6,106,928 B2).
- 42. Regarding claims 52-55, Hauke discloses a paper towel material comprising at least a first ply and a second ply. At least one of the ply is provided with and embossing and at least one layer is provided with printing (see page 1, paragraph 0001).

 Additionally, the layers can be cemented to each other by means of glue (see page 1, paragraph 009). By a suitable combination of the print image and the pattern of the embossing or the orientation of the print image and the embossed pattern to one another, an optical impression can ultimately by engendered (see page 1, paragraph 0005). Hauke does not disclose the embossing width and density range.
- 43. Laurent discloses a sheet of paper that is characterized in that the patterns elements from first protrusion 10 constituting a line-shaped surface with a width between 0.1 2 mm, the second protrusion (2) being arrayed at the rate of at least 30 40 protrusions/ cm², this means that there are 5 6 protrusions/cm (see abstract). This high density imparts a textile appearance to the sheet (see column 6, lines 31-32). Regarding claim 55, Laurent discloses that if the pattern element 1 is defined by a closed line as shown in fig 7, then preferably there are as many alignments al allowed by the defined space. In fig 7 each pattern contains three alignments 21, 22, 23 (see column 7, lines 3-5). According to fig 7, if every alignment is considered as a line then

Art Unit: 4132

there are more than 1.5 alignments/lines per cm. Additionally, if Laurent's fig 7 is compared with Hauke's fig 7, Hauke's design is more complex; however, they both share common elements such as lines and curves. As Laurent discloses the width of the element may vary in the same manner as the bold and thin strokes of calligraphy (see column 4, lines 15-17).

44. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine Hauke's teaching and disclosures, especially the design in fig 7 with Laurent disclosure about the spacing to form an apparent continuous line, alignments, and the relation between width and height of the different embossing in the design. One of ordinary skill in the art at the time of the invention would have been motivated by reasonable expectation of successfully obtain a tissue with a textile appearance combining Hauke and Laurent teaching and disclosures.

Conclusion

- 45. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARITZA ALVAREZ whose telephone number is (571)270-1135. The examiner can normally be reached on Monday to Thursday from 7:30 am to 5:00 pm EST. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael LaVilla can be reached on 5712721539. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- **46.** Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

Art Unit: 4132

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M. A./ MARITZA N. ALVAREZ Patent Examiner, Art Unit 4132 July 29, 2009

/Michael La Villa/ Michael La Villa Supervisory Patent Examiner, Art Unit 4132 31 July 2009